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## **U.S. Department of Justice**

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

February 27, 2017

The Honorable Analisa Torres United States District Judge Southern District of New York Daniel Patrick Moynihan Courthouse 500 Pearl Street New York, New York 10007

> Re: <u>United States v. Morris E. Zukerman</u> 16 Cr. 194 (AT)

Dear Judge Torres:

The United States respectfully submits this letter in response to the February 22, 2017 letter submitted to the Court by counsel for the defendant. In that letter, counsel recited certain facts relating to the sentence imposed by Judge T.S. Ellis, III in *United States* v. *Horsky*, 16 Cr. 224 (E.D. VA 2017), including that Horsky's offense involved the hiding of more than \$40 million of income, resulting in an \$18 million tax loss; the Government recommended a sentence of 20 months, notwithstanding an applicable Guidelines range of 57-71 months; and that Horsky received a sentence of 7 months in prison.

We write to point out certain aspects of the *Horsky* case that distinguish it significantly from the case of Mr. Zukerman. First, as revealed in the transcript of the *Horsky* sentencing proceeding (which counsel also provided to the Court and the Government, together with the Government's sentencing memo), the Government made a 5K<sup>1</sup> motion at sentencing, which undergirded the Government's sentencing recommendation of 20 months, which represented a significant departure from the Guidelines. (Tr. 15). Second, unlike the defendant in this case, the defendant in *Horsky* took steps almost immediately after being contacted by the IRS to come clean and acknowledge his guilt. *See* Position of the United States with Respect to Sentencing, Docket Entry 26, at 8-9 (noting that defendant commenced plea negotiations two weeks after IRS contact, and signed plea agreement within seven weeks of contact). Finally, at the time of sentencing, the defendant in *Horsky* had, in addition to paying his \$100 million FBAR penalty, paid all of his

<sup>&</sup>lt;sup>1</sup> We have simultaneously made an *ex parte* submission to Your Honor to bring to the Court's attention certain additional information concerning the *Horsky* matter. We have spoken with Mr. Zukerman's counsel, James Bruton, Esq., of our intention to make this submission, and Mr. Bruton has indicated that he does not oppose the *ex parte* nature of the submission. Through this letter, we respectfully request that the Court order that the *ex parte* filing be maintained under seal, for the reasons stated in, and made apparent by, the submission.

outstanding federal and state income tax liabilities in full, together with interest, as well as gift tax liabilities.

Respectfully submitted,

PREET BHARARA United States Attorney

By: /s/
Stanley J. Okula, Jr. Special Assistant U.S. Attorney

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Defense Counsel cc: